

WHEN the appetite lags and you feel "all in" is the time you'll appreciate a few doses of the Bitters. It is a splendid tonic and invigorant and will do you good. A bottle of

HOSTTETER'S CELEBRATED STOMACH BITTERS

should be kept in every home, for it is apt to be needed when least expected. Try it for Sick Headache, Dyspepsia, Indigestion, Malaria, Fever and Ague.

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Benson, Smith & Co., Ltd.
Hollister Drug Co., Ltd.
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and at all Wholesale Liquor Dealers.

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Picnic time is here. When you take your lunch you'll need some of our pretty napkins.

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SUPERIOR WORK

There is no better work to be had than I do. I mend shoes, and make them, by hand.

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Oahu Ice & Electric Co.

ICE delivered at any part of the city. Island orders promptly filled. Telephone 528, P. O. Box 600. Office, Kewalo.

SPECIAL!

WASHABLE FOUR-IN-HANDS (White and Colored)
TWO FOR 25c

C. K. Chow & Co.

CORNER KING AND RIVER STS.

MILLINERY

AT

MISS POWER'S

MILLINERY PARLORS,
Boston Building, Fort Street.

KINNEY BEGINS HIS ARGUMENT

Verdict in the Japanese Riot
Trial Is Expected
Tomorrow.

In language that marshaled the facts in a conclusive way Attorney W. A. Kinney for the prosecution began his argument before the jury in the riot case in Judge Robinson's department of the Circuit Court yesterday afternoon. The exact nature of the riotous gathering at Waipahu on June 8 was dwelt upon at length by Mr. Kinney, and he declared that the issue involved in the case was whether the law of the Territory was to be upheld and enforced to the ends of justice or be trampled under foot with impunity by alien laborers.

Mr. Kinney interpreted riot as defined by the statute and he pointed to the famous Gordon riots in London as an instance of what lengths a mob may go even though they first gather for a lawful purpose.

"Does any sensible man believe that there was not a riot at Waipahu on June 8," asked Mr. Kinney and he proceeded to show that even in the course of their examination in court the ten defendant Japanese had shown a contempt for the law by refusing to throw any light on the identity of the other laborers who were with them at the time of the trouble.

Mr. Kinney showed that the attack upon Police Officers Willis and Scoville was in the nature of an assault and showed with finality that the laborers in the gathering had absolutely no regard for the supremacy of the law as represented by the officers. He declared that the officers were penned up like sheep in the offices of the Waipahu branch of the Higher Wage Association and that they were forced there by the superior numbers and belligerent attitude of the mob.

Yielded for Peace.

"A police officer of this Territory is not called upon to yield to any man or any set of men," said Mr. Kinney, "but these men yielded in the interests of peace for if they had done that which was well within their right, bloodshed would have surely followed and they would probably have been sacrificed."

Mr. Scoville, who acted as a special officer during the trouble at the plantation, received special commendation at the hands of Mr. Kinney and Police Officer Willis was also commended for his attention to duty and determination to enforce the law.

Mr. Kinney stated that he could not see how the defense could prevail before any jury in the Territory when it was plainly evident that the gathering was riotous and that those identified with it had no intention of acting in accordance with the laws of the Territory.

Mr. Kinney declared that he had no intention of maintaining that there should be one form of justice for citizens and another for aliens, but he did insist that aliens were bound to conform to the customs and laws of the country.

The contention of the defense that the gathering at Waipahu on June 8 was orderly and that even when the warning shot was fired in the air by the officers no excitement followed among the Japanese, was ridiculed by Mr. Kinney and he declared that such a contention was at variance with even a passing idea of the actions of human beings in times of excitement.

In the rebuttal yesterday morning Manager Bull of Oahu Plantation, Mr. Scoville and Chester Doyle were placed on the stand, Attorney Prosser also testifying to the nature of the examination of the defendants on their arrest. In the course of the discussion yesterday morning on the instructions to be given to the jury the prosecution carried the point that proof of one of the five overt acts alleged would be sufficient grounds for conviction. Attorney Lightfoot made a determined objection, claiming that proof on all five points should be considered essential for conviction.

DOCTOR ADVISED OPERATION

Cured by Lydia E. Pinkham's Vegetable Compound

Paw Paw, Mich.—"I suffered terribly from female ills, including inflammation and congestion, for several years. My doctor said there was no hope for me but an operation. I began taking Lydia E. Pinkham's Vegetable Compound, and I can now say I am a well woman."

Another Operation Avoided. Chicago, Ill.—"I want women to know what that wonderful medicine, Lydia E. Pinkham's Vegetable Compound, has done for me. Two of the best doctors in Chicago said I would die if I did not have an operation, and I never thought of seeing a well day again. I had a small tumor and female troubles so that I suffered day and night. A friend recommended Lydia E. Pinkham's Vegetable Compound, and it made me a well woman."

LYDIA E. PINKHAM'S VEGETABLE COMPOUND, made from roots and herbs, has proved to be the most successful remedy for curing the worst forms of female ills, including displacements, inflammation, fibroid tumors, irregularities, periodic pains, backache, bearing-down feeling, flatulency, indigestion, and nervous prostration. It costs but a trifle to try it, and the result has been worth millions to many suffering women.

All sorts and sizes of Photo Albums at . . .

GURREY'S

NOTICE

Wm. G. Irwin & Co., Ltd.

At the annual meeting of Wm. G. Irwin & Co., Ltd., held on Saturday, July 10, 1909, the following officers were elected to serve for the ensuing year:

W. G. Irwin, President
J. D. Spreckels, First Vice President
W. M. Giffard, Second Vice President
H. M. Whitney, Treasurer
Richard Ivers, Secretary
D. G. May, Auditor

RICHARD IVES, Secretary.

NOTICE

To Bondholders, Kohala Sugar Co.

In accordance with the terms under which its bonds were issued, the Kohala Sugar Company will pay, with accrued interest, on August 1st, 1909, Forty-five Thousand and 00-100 dollars (\$45,000.00) of its bonds. The numbers of the bonds to be paid are as follows:

3	17	48	85	118
5	23	51	86	122
6	24	52	89	125
9	26	53	93	127
11	33	57	95	128
12	34	62	100	139
14	35	70	104	141
15	40	80	107	146
16	47	82	113	149

Notice is hereby given to the holders of these bonds to present the same for payment at the banking house of The Bank of Hawaii, Limited, in Honolulu, on August 1st, 1909, and that interest on same will cease on and after that date.

F. C. ATHERTON,
Treasurer, Kohala Sugar Company.
Honolulu, June 25th, 1909. 8387

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT, TERRITORY OF HAWAII.

At Chambers-In Probate.
In the Matter of the Estate of Carrie Marks Alexandre, a Minor, Deceased.
On reading and filing the petition of Augusta Jesus Monteiro, of Honolulu, alleging that Carrie Marks Alexandre, of said Honolulu, died intestate at Honolulu, Oahu, on the 9th day of April, A. D. 1909, leaving property in the Hawaiian Islands necessary to be administered upon, and praying that Letters of Administration issue to the said Augusta Jesus Monteiro.

It is ordered that Monday, the 9th day of August, A. D. 1909, at 10 o'clock a. m., be and hereby is appointed for hearing said petition in the Court Room of this Court at Honolulu, Oahu, at which time and place all persons concerned may appear and show cause, if any they have, why said petition should not be granted.

By the Court:
JOHN MARCALLINO,
Clerk First Circuit Court.
Dated at Honolulu, Oahu, July 1, 1909.
Alex. D. Larnach, Attorney for Petitioner.
8392—July 2, 9, 16, 23.

terday morning on the instructions to be given to the jury the prosecution carried the point that proof of one of the five overt acts alleged would be sufficient grounds for conviction. Attorney Lightfoot made a determined objection, claiming that proof on all five points should be considered essential for conviction.

HERTSCH'S GIFT TO THE ST. FRANCIS CHURCH

San Francisco News Letter.—J. H. Hertsche, general manager of the Alexander Young and Royal Hawaiian Hotels of Honolulu, and in particular a gourmet of such reputation that his suggestions are eagerly sought by discriminating diners wherever he goes, knew instantly upon beholding an entrée that was placed before him the other evening that it had been orchestrated by a master of the divine harmonies of the cuisine. He did not know, however, that the author, Victor Hirtzler, late chef of the Grand Duke of Baden and hero of a thousand encounters with the whims of royalty in every European court, was, like himself a thirty-second degree Mason. But when these momentous facts were revealed to him, he decided that the coincidence of Victor's being such a fine fellow, so incomparable a chef and more than that a thirty-second degree Mason—was not to be dismissed without due recognition. Accordingly, Mr. Hertsche assembled in his suite in the St. Francis a few evenings ago a number of hotel men and fellow Masons, and then sent for Victor. The chef arrived in his immaculate uniform and surveyed the gathering with evident consternation—a feeling that was increased when Mr. E. O. Child stepped forward with much ceremony, bearing a large twenty-two carat jeweled Masonic emblem, and when, after a few appropriate remarks, Assistant Manager Alvin Wilson pinned the beautiful emblem to Victor's coat, the graceful compliment was carried with a seriousness that was underlain with a merry humor, and the effect was to deprive the usually voluble Victor of the power of speech. However, it is said that Mr. Hertsche has made things particularly rosy for all Masons who ever visit the St. Francis in the future.

The Colton Chronicle of June 25 says: "Two earloads of Porto Ricans passed through Colton this morning bound for the Hawaiian Islands where they will work on the sugar plantations. The planters endeavoring to secure such labor to take the place of striking Japs. These Porto Ricans, who are practically American citizens, had their families with them and were not a very attractive looking lot of people, in fact they appeared to have never had enough to eat, and are small in stature and the men are effeminate in appearance."

BISHOP & COMPANY, BANKERS

S. M. DAMON.

ESTABLISHED 1858.

A. W. T. BOTTOMLEY.

BALANCE SHEET AS AT JUNE 30, 1909.

ASSETS.	LIABILITIES.
Cash \$948,906.35	Capital and Surplus \$937,520.72
Due from Banks and Bankers 54,806.31	Due to Banks and Bankers 14,362.68
Bonds, Stocks and Investments 466,417.68	Deposits 3,982,257.02
Loans, Discounts and Overdrafts 3,212,662.54	
Real Estate and Bank Furniture 91,099.49	
Other Assets 160,248.05	
\$4,934,140.42	\$4,934,140.42

Honolulu, June 30, 1909.

I, Allen W. T. Bottomley do solemnly swear that the foregoing balance sheet represents a true and correct statement of the affairs of the Banking House of Bishop and Company as at June 30th, 1909, to the best of my knowledge and belief.

ALLEN W. T. BOTTOMLEY.

Subscribed and sworn to before me this 30th day of June, 1909.

J. HARRIS MACKENZIE,
Notary Public, First Judicial Circuit.

By Authority.

RESOLVED, That the following section of the Rules and Regulations of the Department of Public Instruction, as shown on page 28 of the printed Rules and Regulations, reading

"Hereafter all persons appointed as principals of Elementary Schools with an enrollment of 200 or more must have a grammar grade certificate or its equivalent" be hereby abolished.

The above resolution passed at a regular meeting of the Department of Public Instruction held July 14, 1909.

W. H. BABBITT,
Superintendent of Public Instruction.

Approved:
W. F. FREAR,
Governor.

WM. HYDE RICE,
MAY T. WILCOX,
WORTH O. AIKEN,
E. H. PARIS,
ALBERT F. JUDD,
Commissioners of Public Instruction.
8404

TENDERS FOR BURIAL OF INDIGENT DEAD.

Sealed proposals will be received at the office of the City and County Clerk, until the hour of 7:30 o'clock p. m. of Tuesday, July 20, 1909, for the burial of indigent dead of the City and County of Honolulu from the date of contract to the first Monday after the first day of January, 1911.

Coffin of redwood stained black. Bids shall include the furnishing of coffin, the necessary attendance, transportation from place of body to place of burial, and transportation to and from the Morgue as required.

The Board of Supervisors of the City and County of Honolulu reserves the right to reject any or all tenders.

D. KALAOOKALANI JR.,
Clerk, City and County of Honolulu.
8402—July 14, 15, 16, 17, 19.

TERRITORY OF HAWAII, TREASURER'S OFFICE, HONOLULU, OAHU.

In re Dissolution of the Metropolitan Meat Company, Limited.

Whereas, the Metropolitan Meat Company, Limited, a corporation established and existing under and by virtue of the laws of the Territory of Hawaii, has pursuant to law in such cases made and provided, duly filed in this office, a petition for the dissolution of said corporation, together with a certificate thereto annexed as required by law.

Now, therefore, notice is hereby given to any and all persons that have been or are now interested in any manner whatsoever in the said corporation, that objections to the granting of the said petition must be filed in this office on or before 12 o'clock noon of the 4th day of September, 1909, and that any person or persons desiring to be heard thereon must be in attendance at the office of the undersigned, in the Capitol Building, Honolulu, at 12 o'clock noon of said day, to show cause, if any, why said petition should not be granted.

C. R. HEMENWAY,
Treasurer Territory of Hawaii.
Honolulu, June 24, 1909.
8386—June 25; July 2, 9, 16, 23, 30; August 6, 13, 20, 27

NOTICE OF MEETING OF STOCKHOLDERS OF HAWAIIAN FERTILIZER CO., LTD.

The annual meeting of the stockholders of the Hawaiian Fertilizer Company, Limited, will be held at the office of C. Brewer & Co., Ltd., Honolulu, T. H., on Wednesday, the 21st day of July, 1909, at 2 o'clock p. m.

J. WATERHOUSE, Secretary.

NOTICE TO CREDITORS.

Estate of Hana (w), Late of Waianae, Oahu, Deceased.

The undersigned, having been on the 14th day of June, 1909, duly appointed administrator of the estate of Hana (w), late of Waianae, Oahu, deceased, hereby gives notice to all creditors of said deceased to present their claims, duly authenticated and with the proper vouchers, if any exist, even if the claim is secured by mortgage upon real estate, to the undersigned at his office, 602-3-4 Stangenwald building, Honolulu, within six months from the date of the first publication of this notice, to wit, June 18, 1909, or the same will be forever barred.

Honolulu, June 17, 1909.
WADE WARREN THAYER,
Administrator Estate of
Hana (w), Deceased.
8380—June 18, 25; July 2, 9, 16.

ASSIGNEE OF MORTGAGEE'S NOTICE OF INTENTION TO FORECLOSE MORTGAGE AND OF SALE.

In accordance with a Power of Sale contained in that certain mortgage made by KEAKA (w), a widow, of Aiea, Island of Oahu, as mortgagor, to A. N. CAMPBELL, TRUSTEE, of Honolulu, as mortgagor, dated the 19th day of October, A. D. 1903, and recorded in the Registrar's Office, in the City and County of Honolulu, in Liber 256, on pages 101 and 102, and by the said A. N. Campbell, Trustee, assigned to A. J. Ryan, Trustee, by Assignment dated the 6th day of July, A. D. 1909, and recorded in the said Registrar's Office in Liber —, on page —.

Notice is hereby given that said Assignee of Mortgagee intends to foreclose said mortgage for condition broken, to-wit, the non-payment of the principal and interest when due.

Notice is hereby likewise given that the property conveyed by the said mortgage will be sold at public auction at the auction rooms of James E. Morgan, Kaahumanu Street, Honolulu, on Saturday, the 21st day of July, 1909.

The property conveyed by the said mortgage consists of:
All that certain premises in Aiea, Ewa, Island of Oahu, as more fully set forth and described in Royal Patent No. 787, L. C. A. Award No. 7344 to Kalani no Kalo, and containing an area of 2,892 Acres, and being premises conveyed to the said Mortgagee by deed of the Patentee, dated May 29, 1873, and of record in Liber 87 on page 192.

Terms: Cash in U. S. Gold Coin. Deeds at the expense of purchaser. Dated Honolulu, July 8th, 1909.

T. J. RYAN, TRUSTEE.

Assignee of Mortgagee.
By his Attorney in Fact,
JOHN EMMELUTH.

For further particulars inquire of Carlos A. Long, Room 3, Kapiolani Building, Attorney for Assignee of Mortgagee.

July 9, 16, 23, 30

MORTGAGEE'S NOTICE OF INTENTION TO FORECLOSE AND OF SALE.

Notice is hereby given that under the power of sale contained in that certain mortgage made by Mrs. Josephine Wider, to the von Hamm-Young Company, Limited, an Hawaiian Corporation, dated the 4th day of February, 1909, and recorded in the Register Office, Oahu, in Liber 307 on pages 484-486 the undersigned holder and owner of said mortgage intends to foreclose the same for condition broken, to-wit: the non-payment of the principal and interest due on the promissory notes and debt secured thereby.

Notice is likewise given that after the expiration of three weeks from the date of the first publication of this notice, to-wit, on Saturday, the 24th day of July, 1909, at 12 o'clock noon of said day the property covered by said mortgage will be sold at Public Auction at the Auction Rooms of James F. Morgan, Kaahumanu street, Honolulu, T. H.

Terms of sale cash,
THE VON HAMM-YOUNG COMPANY, LTD.,
Mortgagee.

Dated, Honolulu, July 2, 1909.
Description of property covered by said mortgage to be sold.
One certain two-cylinder model "F." Buick Touring Car, No. 9414, with its appurtenances.
8392—July 2, 9, 16, 23.

Fire Insurance

THE B. F. DILLINGHAM CO., LTD.

General Agents for Hawaii:
Atlas Assurance Company of London.
New York Underwriters' Agency.
Providence Washington Insurance Company.

WM. G. IRWIN & CO., LTD.

SUGAR FACTORS AND

COMMISSION AGENTS

Wm. G. Irwin, President
John D. Spreckels, 1st Vice President
W. M. Giffard, 2nd Vice President
H. M. Whitney, Treasurer
Richard Ivers, Secretary
D. G. May, Auditor

AGENTS FOR

Oceanic Steamship Company, San Francisco, Cal.
Baldwin Locomotive Works, Philadelphia, Pa.
Hakalan Plantation Company.
Hilo Sugar Company.
Honolulu Plantation Company.
Hutchinson Sugar Plantation Company.
Kilauea Sugar Plantation Company.
Olowalu Company.
Paauhau Plantation Company.
Waimanalo Sugar Company.

C. BREWER & CO., LTD.

SUGAR FACTORS AND

COMMISSION MERCHANTS

List of Officers—
C. M. Cooke, President; George M. Robertson, Manager; E. F. Bishop, Treasurer and Secretary; F. W. MacFarlane, Auditor; P. C. Jones, C. M. Cooke, J. R. Galt, Directors.

Wm. G. Irwin & Co., Ltd.

AGENTS FOR THE
Royal Insurance Co., of Liverpool, England.
Scottish Union & National Insurance Co. of Edinburgh, Scotland.

The Upper Rhine Insurance Co., Ltd.
Commercial Union Assurance Co., Ltd., of London.

IN THE DISTRICT COURT OF THE UNITED STATES, FOR THE TERRITORY OF HAWAII.

THE UNITED STATES OF AMERICA, Plaintiff, vs. JOSEPH WHITMARSH; HANNAH J. WHITMARSH, wife of JOSEPH WHITMARSH; KAMAKA WHITMARSH; ANNA WHITMARSH and SAMUEL WHITMARSH, unknown heirs at law of PETER WHITMARSH, deceased; WILLIAM KEKA; S. AOKI; MARIE M. PAA; KAIAMA KEKA; JAMES AKO, attorney in fact for JOSEPH WHITMARSH; THE TERRITORY OF HAWAII; JOHN BROWN, JAMES BLACK, MARY BLUE and JANE PURPLE, unknown owners and claimants; JOHN D. PARIS; MARY C. PARIS; J. D. PARIS, JUNIOR, and HANNAH PARIS, Defendants.

THE PRESIDENT OF THE UNITED STATES OF AMERICA, GREETING:

To JOSEPH WHITMARSH; HANNAH J. WHITMARSH, wife of JOSEPH WHITMARSH; KAMAKA WHITMARSH; ANNA WHITMARSH and SAMUEL WHITMARSH, unknown heirs at law of PETER WHITMARSH, deceased; WILLIAM KEKA; S. AOKI; MARIE M. PAA; KAIAMA KEKA; JAMES AKO, attorney in fact for JOSEPH WHITMARSH; THE TERRITORY OF HAWAII; JOHN BROWN, JAMES BLACK, MARY BLUE and JANE PURPLE, unknown owners and claimants; JOHN D. PARIS; MARY C. PARIS; J. D. PARIS, JUNIOR, and HANNAH PARIS, Defendants.

You are hereby directed to appear, and answer the Petition in an action entitled as above, brought against you in the District Court of the United States, in and for the Territory of Hawaii, within twenty days from and after service upon you of a certified copy of Plaintiff's Petition herein, together with a certified copy of this Summons.

And you are hereby notified that unless you appear and answer as above required, the said Plaintiff will take judgment of condemnation of the lands described in the Petition herein and for any other relief demanded in the Petition.

WITNESS the Honorable SANFORD B. DOLE, Judge of said District Court, this 26th day of June in the year of our Lord one thousand nine hundred and nine and of the independence of the United States the one hundred and thirty-third. (Signed) A. E. MURPHY, Clerk.

(Endorsed) "No. 60. District Court of the United States for the Territory of Hawaii. The United States of America vs. Joseph Whitmarsh, et al. Summons. Robert W. Breckons, Plaintiff's Attorney. Filed July 9, 1909. A. E. MURPHY, Clerk."